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1 2 3 4 5 6	Gregory S. Gilbert (6310) Jon T. Pearson (10182) Elody C. Tignor (15663) HOLLAND & HART LLP 9555 Hillwood Drive, 2nd Floor Las Vegas, Nevada 89134 702.669.4600 702.669.4650 fax gsgilbert@hollandhart.com jtpearson@hollandhart.com ectignor@hollandhart.com Counsel for Defendant/Counterclaim Plaintiff	
8	Consulting by AR, LLC	
9		
10	DISTRICT OF NEVADA	
11	Ignite Spirits, Inc., a Wyoming corporation,	Case No. 2:21-cv-01590-JCM-EJY
12	Plaintiff,	STIPULATION AND ORDER EXTENDING BRIEFING SCHEDULE ON IGNITE
13	v.	INTERNATIONAL BRANDS, LTD.'S MOTION TO DISMISS COUNTERCLAIM, AND MOTION
14	Consulting by AR, LLC, a Florida limited liability company; Does I through X,	FOR A MORE DEFINITIVE STATEMENT
15	inclusive; and Roe Business Entities I through X, inclusive,	(FIRST REQUEST)
16 17	Defendants.	Related ECF Nos. 39, 40
18	Consulting by AR, LLC,	
19	Counterclaim Plaintiff,	
20	v.	
21	Ignite Spirits, Inc. (f/k/a Ignite Beverages, Inc.); Ignite International Ltd.; and Ignite	
22	International Brands, Ltd.,	
23	Counterclaim Defendants.	
24 25	Defendant/counterclaim plaintiff Co	onsulting by AR, LLC ("Company"), a
23	Defendant countereraint plantiff Co	onsulting by AR, LLC ("Company"), at

Defendant/counterclaim plaintiff Consulting by AR, LLC ("Company"), and counterclaim defendant Ignite International Brands, Ltd. ("Ignite Brands") stipulate and agree as follows:

1	1. On November 22, 2021, Ignite Brands filed a motion to dismiss counterclaim, and			
2	a motion for a more definitive statement ("Motions"). (ECF Nos. 39, 40.) The Company's response			
3	in opposition to the Motions is due on December 6, 2021, and Ignite Brands' reply in support of			
4	the Motions is due December 13, 2021.			
5	2. Because of the holidays, as well as the Company's representative, Alan			
6	Richardson, traveling during the holidays, the Company needs to extend the deadline to submit its			
7	response in opposition to the Motions by seven days.			
8	3. The Company and Ignite Brands have thus agreed to extend the deadline for the			
9	Company to file a response in opposition to the Motions from December 6, 2021, to December			
10	13, 2021. Ignite Brands' reply in support of the Motions will be extended from December 13,			
11	2021, to December 20, 2021 .			
12	4. This is the first request for an extension made by the Company and Ignite Brands.			
13	They make this request in good faith and not for the purpose of delay.			
14	IT IS SO STIPULATED.			
15	Dated: December 2, 2021			
16	/s/ Jon T. Pearson /s/ Ryan A. Ellis Gregory S. Gilbert Ryan A. Ellis			
17	Jon T. Pearson Elody C. Tignor Ryan Ellis Ryan Ellis Ryan Ellis Law Corporation 3275 South Jones Blvd., Suite 105			
18	HOLLAND & HART LLP Las Vegas, Nevada 89146			
19	9555 Hillwood Drive, 2nd Floor Las Vegas, Nevada 89134 Counsel for Counterclaim Defendants Ignite			
20	International Ltd., and Ignite International Counsel for Defendant/Counterclaim Brands, Ltd. Blaintiff Consulting by AP, LLC			
21	Plaintiff Consulting by AR, LLC			
22	<u>Order</u>			
23	It Is So Ordered.			
24	Xellus C. Mahan			
25	UNITED STATES DISTRICT COURT JUDGE			
26	Dated: December 3, 2021			
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HOLLAND & HART LLP 9555 HILLWOOD DRIVE, 2ND FLOOR LAS VEGAS, NV 89134

CERTIFICATE	OF SERVICE
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I certify that on December 2, 2021, an accurate copy of this Stipulation and Order
Extending Briefing Schedule on Ignite International Brands, Ltd.'s Motion to Dismiss
Counterclaim, and Motion for a More Definitive Statement was served by submitting
electronically for filing and service with the United States District Court, District of Nevada's e
filing system, and served on counsel electronically in accordance with the E-service list to the
following email addresses:

Kimberly P. Stein FLANGAS LAW GROUP 3275 South Jones Blvd., Suite 105 Las Vegas, Nevada 89146 kps@fdlawlv.com

Counsel for Plaintiff/Counterclaim Defendant Ignite Spirits, Inc.

/s/ Joyce E. Heilich
An employee of Holland & Hart LLP

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